

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ALAN J. ROSS and ALAN J. ROSS INSURANCE AGENCY, INC.	:	CIVIL ACTION
<i>Plaintiffs, pro se</i>	:	NO. 12-0998 (Consolidated)
	:	
v.	:	
	:	
BENNETT MEYER, MEYER-CHATFIELD CORP., DAVID L. BRAVERMAN, JOHN KASKEY, and BRAVERMAN KASKEY PC	:	
<i>Defendants</i>	:	

MEYER-CHATFIELD CORPORATION,	:	CIVIL ACTION
BENNETT S. MEYER, ZCRACKERBOX, LLC, and BRAVERMAN KASKEY, P.C.	:	NO. 12-2760
<i>Plaintiffs</i>	:	
	:	
v.	:	
	:	
ALAN J. ROSS d/b/a SAVE ASSOCIATES	:	
and ALAN J. ROSS INSURANCE	:	
AGENCY INC. d/b/a SAVE ASSOCIATES	:	
<i>Defendants, pro se</i>	:	

O R D E R

AND NOW, this 14th day of June 2016, upon consideration of the evidence provided at the assessment of damages hearing on January 27, 2016, the *brief regarding damages* filed by Bennett Meyer, Meyer-Chatfield Corp., David L. Braverman, John Kaskey, and Braverman Kaskey PC (“Defendants”), [ECF 108], the *motions for relief from the Court’s June 19, 2014 Order granting [Defendants’] motion for partial summary [sic] judgment as to liability only*, filed by *pro se* Plaintiff, Alan J. Ross, [ECF 109, 111], Plaintiff’s *assessment of damages memorandum*, [ECF 110], Defendants’ *brief in opposition to Ross’s Rule 60(b)(6) motion*, [ECF 114], and Plaintiff’s reply, [ECF 115], it is hereby ORDERED, consistent with the accompanying Memorandum Opinion, that Plaintiff’s motion is GRANTED. Defendants are not entitled to any compensatory damages in this matter.

The Clerk of Court shall mark this matter **CLOSED**.

BY THE COURT:

/s/ Nitza I. Quiñones Alejandro
NITZA I. QUIÑONES ALEJANDRO
Judge, United States District Court